Entered 05/13/20 14:19:01 Case 17-29197-JNP Doc 49 Filed 05/13/20 Document Page 1 of 4 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY Caption in Compliance with D.N.J. LBR 9004-1(b) 835178 PHELAN HALLINAN DIAMOND & JONES, PC 1617 JFK Boulevard, Suite 1400 Order Filed on May 13, 2020 Philadelphia, PA 19103 by Clerk 856-813-5500 U.S. Bankruptcy Court Attorneys for AURORA FINANCIAL GROUP, INC. **District of New Jersey** In Re:

CARL EDWARD HUFF, JR A/K/A CARL EDWARD HUFF, JR

A/K/A CARL E. HUFF

TARA LYNN HUFF A/K/A TARA LYNN HUFF

Case No: 17-29197 - JNP

Hearing Date: April 20, 2020

Judge: JERROLD N. POSLUSNY JR.

Followed Recommended Local Form: Modified

ORDER RESOLVING CREDITOR'S CERTIFICATION OF DEFAULT

The relief set forth on the following pages, numbered two (2) and four (4) is hereby **ORDERED**.

DATED: May 13, 2020

Honorable Jerrold N. Poslusny, Jr. United States Bankruptcy Court

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Applicant:		AURORA FINANCIAL GROUP, INC.						
Applicant's Counsel: Debtor's Counsel: Property Involved ("Collateral"):		Phelan Hallinan Diamond & Jones, PC STEVEN J. RICHARDSON, Esquire 18 NORTH RAILROAD AVENUE, OLDMANS TOWNSHIP, NJ 08067-3524						
						Relief soug		Certificate of Non-Payment
		Motion to dismiss						
		n for prospective relief to prevent imposition of automatic stay against the by debtor's future bankruptcy filings						
For good ca	nuse shown, it is ORDER	ED that Applicant's Motion(s) is (are) resolved, subject to the following						
1.	Status of post-petition arrearages:							
\boxtimes	The Debtor is overdue for	or 2 months, from 03/01/2020 to 04/01/2020.						
\boxtimes	☐ The Debtor is overdue for 2 payments at \$856.42 per month.							
	The Debtor is assessed for late charges at \$ per month.							
\boxtimes	Applicant acknowledges	suspense funds in the amount of \$170.61.						
To	otal Arrearages Due \$1,542	2.23.						
2. De	Debtor must cure all post-petition arrearages, as follows:							
	☐ Immediate payment shall be made in the amount of \$ Payment shall							
be	be made no later than							
	Beginning on 05/01/2020, regular monthly mortgage payments shall continue to be made.							
	□ Beginning on 05/01/2020, additional monthly cure payments shall be made in the amount of \$171.36							
for	r 8 months.							
\square	On 01/01/2021 addition:	al monthly cure payment shall be made in the amount of \$171.35						

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	☐ The amount of \$ shall be capitalized in the debtor's Chapter 13 plan. Said amount shall be set up on Trustee's ledger as a separate Claim. Debtor(s) shall file a Modified Plan within 10 days from the entry
	of this Order to account for the additional arrears to be paid to the secured creditor via Chapter 13 Plan and to adjust monthly payments to the Chapter 13 Trustee accordingly.
3.	Payments to the Secured Creditor shall be made to the following address(es):
∏ Imm	ediate payment:
⊠ Regi	ılar Monthly payment:
5151 CO 3-142	TAR BANK, FSB DRPORATE DRIVE, SUITE MI 48098
Mon Mon	thly cure payment:
5151 C0 3-142	TAR BANK, FSB DRPORATE DRIVE, SUITE MI 48098
4.	In the event of Default:
	Should the Debtors fail to make any of the above captioned payments, or if any regular monthly mortgage payment commencing after the cure of the post-petition delinquency is more than thirty (30) days late, counsel shall file a Certification of Default with the Court, a copy of the Certification shall be sent to the Chapter 13 Trustee, the Debtors, and Debtors' attorney and the court shall enter an Order granting relief from the Automatic Stay
	In the event the Debtors converts to a Chapter 7 during the pendency of this bankruptcy case, the Debtors shall cure all arrears within ten (10) days from the date of conversion in order to bring the loan contractually current. Should the Debtors fail to bring the loan contractually current, counsel shall file a Certification of Default with the Court, a copy of the Certification shall be sent to the Chapter 13 Trustee, the Debtors, and Debtors' attorney and the court shall enter an Order

granting relief from the Automatic Stay

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	This agreed order survives any loan modification agreed to and executed during the instant bankruptcy. If any regular mortgage payment due after the execution of a loan modification is more than thirty (30) days late, counsel shall file a Certification of Default with the Court, a copy of the Certification shall be sent to the Chapter 13 Trustee, the Debtors, and Debtors' attorney and the court shall enter an Order granting relief from the Automatic Stay
5.	Award of Attorneys' Fees:
	☐ The Applicant is awarded attorneys fees of \$, and costs of \$ The fees and costs are payable:
	Through the Chapter 13 plan. These fees/costs shall be set up as a separate claim to be paid by the Standing Trustee and shall be paid as an administrative claim.
	☐ to the Secured Creditor within days. ☐ Attorneys' fees are not awarded.
6.	This Agreed Order survives any loan modification agreed to and executed during the instant bankruptcy.